CRIMINAL CAUSE FOR PLEADING

BEFORE: MAGISTRATE JUDGE LEVY DATE: 10/01/2015	· · · · · · · · · · · · · · · · · · ·
14 CR 583 United States v. Moua	fak Al Sabsabi
DEFENDANT : Mouafak Al Sabsabi	·
X present not present cust. bail	
DEFENSE COUNSEL: Michael P. Padden	
X_presentnot presentCJARET _X_FD	
AUSA: Samuel P. Nitze CLERK:	Jared Goldman
INTERPRETER: (N/A) Mounir Khaddar	
(
RECORDING START AND END TIME: 1:16-1:53	
X CASE CALLED DEFT'S FIRST APPEARANCE	
DEFT: X SWORN ARRAIGNED X INFORMED OF RIGHT	'S
DEI 1. A SWORLY MANUFACTURE AND	
WAIVER OF INDICTMENT FILED INFORMATION FILED	
INFORMATION FILED	
DEFTs ENTER GUILTY PLEA TO COUNT(S)	
OF THE (SUPERSEDING)INDICTMENT/INFORMATION	
X DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS O	GUILTY PLEA TO
COUNT 1 OF THE INDICTMENT	
COURT FINDS FACTUAL BASIS FOR THE PLEA SENTENCING SET FOR AT BEFORE	T
SENTENCING SET FOR AT DEFORE	J
X SENTENCING TO BE SET BY <u>Judge Townes</u> BAIL: SETCONT'D FOR DEFTCONT'D	IN CUSTODY
CASE ADJOURNED TOAT	IN COSTOD I
(SEALED) TRANSCRIPT ORDERED	
(SEALED) I MAISCRII I ORDERED	
OTHER: Pursuant to Federal Rule 11 of Criminal Procedure, the Magi	strate Judge did
administer the allocution. A finding has been made that the plea was n	
voluntarily and the plea was not coerced. The Magistrate Judge recomi	ade knowingly and
voluntarity and the piea was not coerced. The Magistrate Judge recomm	ade knowingly and nends that the plea